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THE HAWAIIAN STAR.

The Hawaiian Star is the paper that goes into the best homes of Honolulu

VOL. X.

HONOLULU, H. I., THURSDAY, JULY 17, 1902.

No. 3222

FOR THIRSTY CHILDREN

HELEN WILDER CRAFT PLANS A VERY PRACTICAL MONUMENT.

DRINKING WATER FOR MAN AND BEAST.

Sanitary Drinking Fountain To Be Placed In McKinley Memorial Park At Cost of \$500.

The McKinley Memorial Park is to have an elaborate edition of the patent sanitary fountain invented by Norman W. Griswold. This will be erected as a practical monument under the direction of Helen Wilder Craft, who has undertaken the task of raising the necessary \$500 for the erection of the fountain.

This will be fitted with the latest improvements of the designer, Norman W. Griswold. One self-flushing basin will be provided for equines, while three cups, which automatically flush and refills themselves before any water can be obtained, will be reserved for humanity. The fountain will stand some eight feet high and is designed in Oriental style with a dome roof, the whole effect being that of a miniature Turkish minaret. It will be painted in aluminum and gold, following out the Oriental scheme. Helen Wilder Craft, who has been eager to see fountains erected for the general use, provided they were sanitary, has promised to stand back of the plan and see that the \$500 is raised.

The Board of Health sometime ago reserved decision on the erection of these fountains pending their erection in San Francisco. An order has just been placed with the inventor for one hundred and fifty fountains for use in that city and it is now anticipated that permission will be obtained for that body to place them in Honolulu.

The Oahu Railroad has determined to adopt a form of the sanitary fountains for their train service. Manager Fred Smith, a member of the Board of Health states that coolers were originally placed in the cars, but were withdrawn owing to his fear that they might be serving as germ distributors. The public have exclaimed against their removal and having been convinced that the new fountains are entirely sanitary, the management has decided to use them providing satisfactory contracts can be closed with the manufacturers. A fountain for horses will also be placed in the depot grounds. A similar fountain is in position at the Waikiki Inn and a local company has been found to place ten of them around the city, using blank spaces on the fountains as advertising media.

The only thirsty animal who is denied the privilege of getting a sanitary and cooling drink from the new fountains is the dog, who happens to be unaccompanied by a thoughtful master or mistress, or is exercising on its own responsibility. Hands are a necessity in working the mechanism that releases the cup and flushes the receptacle. The larger dogs could possibly reach the filled basins by rearing on hind legs, but the smaller canines are unprovided for at present.

THE WEATHER.

Weather Bureau, Honolulu, 1 p. m.
Wind light northeast; weather clear. Morning minimum temperature, 73; midday maximum temperature, 84; barometer, 9 a. m., 30.02, steady, (corrected for gravity); rainfall, 24 hours ending 9 a. m., .01; dew point, 9 a. m., 66; humidity, 9 a. m., 65 per cent.
C. L. LYONS, Observer.

T. W. HOBSON SICK.

T. W. Hobson returned from a vacation trip at Pearl Harbor suffering from a severe cold and apparent malaria, the effect of which necessitate his staying temporarily at home.

THE REAL THING.

The following advertisement appears in a San Francisco paper:
KONA COFFEE: TWENTY CENTS A POUND, FROM CAPTAIN COOK'S PLANTATION.

SPECIAL SALE OF SILKS.

L. B. Kerr & Co., Ltd., will have on show on Monday a grand line of Japanese washing Fincapple and Taffeta Silks. Newest shades, marked from 40 cents a yard.

Ads under "Situation Wanted" inserted free of charge.



The Hawaiian Trust Company takes entire charge of real estate, including the collection and remittance or rents.

HAWAIIAN TRUST CO., LTD.
923 Fort Street

NO "EX" REQUIRED

YALE ADMITS GRADUATES OF PUNAHOU.

A. G. Kaulukou Notified That He Will Not Be Asked to Take Entrance Examinations.

A letter received by A. G. Kaulukou who is going to Yale to enter as the holder of the scholarship provided for by Hawaiian graduates of that university, indicates that Punahou college has been placed on the list of accredited "prep" schools by Yale. Answering an inquiry as to examinations to be taken for entrance, the University replies to the effect that the certificates held by Kaulukou as a graduate of Punahou will be sufficient to secure his entrance without any examination.

In the past students who have entered Yale Law school from Punahou have been required to take examinations to settle their qualifications. It was expected that Kaulukou would also be required to take such an examination, and he was asked by the committee by whom he was selected to go as the choice of the alumni, if he was willing to take the entrance examination. Kaulukou was willing to take the examination, but he is glad just the same that he doesn't have to, as he would have felt obliged to spend some time "rubbing up" on Latin and other studies.

Kaulukou wrote to the University asking for information as to the examination he would be required to take. He has received a letter stating that in view of his having a diploma showing that he took the English and Latin courses at Punahou and is a graduate of that institution, he will be received at Yale without any examination.

Wilford Greenwell, another graduate of Punahou will enter Yale at the same time as Kaulukou. Both will probably leave early in September.

MAJ. CAMARA RESIGNS

WILL DEVOTE HIS EFFORTS TO NON-PARTISAN WORK.

Steps Out of Membership in Democratic Territorial Committee—Portuguese Political Society.

At the meeting of the new Portuguese Political Society held last evening, Major J. M. Camara, one of the promoters of the society announced his resignation from the Democratic Territorial Committee.

The new society is non-partisan in character designed to interest American citizens of Portuguese lineage in their rights, duties and responsibilities as Americans. Major Camara has taken a great interest in this movement and expressed himself as feeling that his position as a member of a party committee was not quite in harmony with the objects and purposes of the new organization with which he is connected. He has therefore resigned from the Democratic Territorial Committee to devote his efforts, unimpeded, to the work of the new society. This work will be to interest all Portuguese-Americans in American citizenship; to look after and secure the naturalization of all Portuguese residents entitled to naturalization, and generally to promote participation and interest in public matters of Portuguese-Americans. The society is non-partisan and educational in its object. A mass meeting in the interest of this movement will be held at San Antonio hall next Saturday evening at which a number of addresses along the line of its objects and work.

PING-PONG.

A. L. C. Atkinson won in the finals of the Elks ping-pong tournament from Henry Roth, obtaining the prize, an Elks button and the title of champion. The score was 6-0, 6-0, 6-2.

"SING SWEET BIRD."

D. G. Camarinos received a consignment of fine singing canary birds on the Nippon Maru. They can be purchased at his establishment on King street.

SEMI-WEEKLY STAR.

Honolulu people who are going abroad can have the Semi-Weekly Star mailed to any address for the small sum of twenty-five cents a month. The Semi-Weekly Star contains all the local news of importance, besides the daily stock quotations.

The Oriental Life Insurance Company sells all modern forms of policy. Endowment, Limited Payment and Straight Life.

PING PONG.

Sets of various styles and prices, also extra wooden rackets such as used by experts.

PEARSON & POTTER CO., LTD.
UNION AND HOTEL STREETS
PHONE 317.

CAST INSINUATIONS AGAINST KAULUKOU

CHARGED WITH FORCING WITNESS TO COMMIT CRIME OF PERJURY.

MASON FELL DOWN AFTER BEING STAR WITNESS.

Testified Yesterday He Had Employed Porto Rican Woman for Laundrying, But Today Took It Back.

The charge of vagrancy against Juan Maralida a Porto Rican woman, which was begun yesterday before Judge Wilcox and was continued until this morning, developed into quite an interesting case this morning in the police court. In fact the star witness for the defense admitted on the stand this morning, that he had been guilty of perjury at the trial yesterday and charged that J. L. Kaulukou, the attorney for the defense, had forced him to give the false testimony. This sudden change of front on the part of the witness who was Thomas Mason the night watchman for the Wilder charges, caused a big surprise and his charges against Kaulukou caused much interest among those in the court room.

The woman was charged yesterday with having no lawful, visible or sufficient means of support. Several witnesses were heard for the prosecution in support of this charge. For the defense, Mason was supposed to be the strongest witness. He testified that for the past three months the woman had been coming to his house about twice a week to wash clothes. He paid her \$4 one week and \$5 another, alternating with this scale every week. Deputy High Sheriff Chillingworth was sworn to testify to impeach the testimony of the witness and asked if the woman was not in reality Mason's wife manahil. Mason denied this insinuation and insisted that the woman was simply employed by him to wash clothes. The court suggested that Mrs. Mason be allowed to appear in court as she might be able to give some light on the subject, so the case was accordingly continued until this morning.

Mason evidently reconsidered the matter for by this morning he had decided to retract his former testimony, which he did in an affidavit which was subscribed and sworn to yesterday afternoon. The affidavit related to the case of the Territory of Hawaii vs. Juan Maralida, charged with violating section 350. The sworn statement of Mason which was handed to Judge Wilcox, was as follows:

"Thomas Mason, being duly sworn deposes and says: I was a witness for the defendant in the above entitled case and as such witness was called to testify before the District Court of Honolulu on the 16th day of July A. D. 1902; and as such witness did, after being sworn to tell the truth, the whole truth, and nothing but the truth in the above entitled case, did testify that the defendant, Juan Maralida had been washing for me for three months; that I had paid her three and four dollars a week; that I last paid her on last Saturday at 4 p. m., and that she the defendant, was there at my house working last Saturday; while as a matter of fact the defendant, Juan Maralida, has not been working for me for the last three months, but she has been paying her three and four dollars a week, and that I did not pay her last Saturday at 4 o'clock p. m. and the said defendant was not at work at my house last Saturday; and that my testimony as sworn to before the District Court in that case, was entirely false, but was sworn to under the suggestion of J. L. Kaulukou, attorney for the defendant, who came to me to assist him and to testify before the court that the woman was working for me; and forced me to appear in the court and testify in the above entitled case as he had told me to."

Mason was called to the stand and asked if he had anything further to state regarding his testimony of the day previous. He said that he wanted to make matters right. He admitted that the previous testimony had been false and that he had sworn to it because he had been told to do so. He said that Kaulukou had come to him and asked him to go into court and help the woman out of the trouble and agreeing that he, Kaulukou, would make it all right with him. In fact Mason said that Kaulukou had forced him to go on the witness stand and give the false testimony, although the details of how the coercion was effected were not related.

As soon as Mason had concluded his statement, Kaulukou promptly arose with a denial. "This is quite a serious charge against me," said Kaulukou "and if the court will permit me, I will make a statement regarding my connection with the case."

"Oh, we are not trying you, Mr. Kaulukou," remarked the court.

Kaulukou then related the circumstances of his conversation with Mason. Kaulukou declared that after the woman had been released on bail she had asked Kaulukou to go with her to the Kinau wharf, to see her friend, who proved to be Mason. Mason admitted to Kaulukou having employed the woman at \$4 and some times \$5 a week, to wash clothes at the Mason house. As Mrs. Mason was ill, so Kaulukou said the man would be a good witness and asked him to come into court and testify for her. Mason agreed to do this. Kaulukou had not tried to force him in any way to testify, and in fact, vigorously denied the insinuation of Mason's affidavit.

The hearing of the case was then resumed. Kaulukou argued that the charge had not been proved. The court found the woman guilty and sentenced her to two months' imprisonment in jail. Notice of an appeal was given. C. Casatillo, another Porto Rican woman who had a number of stolen watches hidden in her pillow, was given two months in jail for having no visible means of support. She had pleaded guilty.

Fine Book and Commercial Printing at the Star Office.

CASHING WARRANTS

HOW TO REALIZE ON THE CLAIMS AWARDS.

Claimants Who Will Get Warrants Want to Discount Them—Position of the Banks.

The matter of negotiating the warrants for fire claims awards is now engaging the attention of those interested. So far there have not been any considerable transactions in this line. It is reported that there have been deals arranged at the rate of a ten per cent discount, in a private way, but as no warrants are yet out, no such transactions have been closed.

The largest batch of awards out is that given to Kinney, Ballou and McClanahan, who took away 2,574 claims. McClanahan stated this morning that so far there had been no arrangements made by which the warrants could be turned into cash. Negotiations had been entered into, however. "I cannot state on what basis, but I hope at least that the warrants will prove negotiable," said the attorney.

There will be a big brokerage business among the holders of warrants, unless the banks come to the rescue. One local bank is known to be in correspondence with mainland financial concerns on the subject of taking up the warrants, and something definite may come as a result. Nearly all the warrants are in the hands of attorneys so far, and the individual claimers after claims have been few. When these get their warrants they will undoubtedly start out to get cash for them at the best rate possible. With the attorneys paid, and a discount deducted from the face value of the warrant, some of the claimants will find that their claims cut in half or worse by the commission, have dwindled far below their dreams.

S. E. Damon, of Bishop & Company, stated that he did not know yet what might be the basis upon which banks would take the fire claims warrants. "When the warrants are actually registered," he said, "and we can find out just what the registration means, it will be time enough to consider a basis on which they can be handled. It remains to be seen just what the registration means. Whether it means that the warrants are to be paid when cash is in hand or whether they will have to wait for some special appropriation, while other payments are kept up, is a question first to be decided."

OLD SUITS UP AGAIN

EIGHTEEN MORE JURORS IN CIRCUIT COURT.

Paris vs. Magoon Case Begun—Special Term To Be Extended and May Be Humphreys' Last.

Eighteen new jurors were summoned to the First Circuit Court this morning to enlarge the panel, as the number serving was found insufficient. The present special term will be extended for two weeks, making it last to the end of this month. Judge Humphreys has asked that his resignation take effect August 1, it is probably his last term on the bench.

The new jurors this morning were: Manuel G. Silva, John P. Dias, John M. Camara, Manuel A. Goncalves, William A. McInerney, Charles H. Ramsay, J. M. Webb, Charles J. Falk, Captain H. E. Seale, William Lishman, E. S. Cunha, Thomas Quinn, Manuel Reis, Herman Meek, Charles J. Broad, Samuel W. Spencer, Edward K. Montgomery, H. F. Bertelmann.

McInerney asked to be excused for business reasons, saying that his firm was short of help. E. A. McInerney having gone away. The court excused him to be insufficient, but the court held out to McInerney a comforting chance that he might not be chosen on the jury to try Paris vs. Magoon, which would take the rest of the week, so that jurors not so chosen would be excused till Monday. McInerney's name was called in the first half dozen.

J. M. Webb was excused on pleading both ill health and press of business. Manuel Reis and John Dias were excused because they are not citizens of the United States.

Judges Humphreys and Robinson both sat during the hearing of jurors excuses, after which Humphreys retired to his chambers to hear a bill of exceptions and Robinson took up the trial of Paris vs. Magoon. McClanahan wanted to go ahead with the first panel of jurors first, while Magoon wanted both venues made into one set of jurors. Humphreys and Robinson held that the jurors' names ought to be all in one box, and McClanahan took his first exception. The suit grew out of an agreement made by Senator Paris with the late Antonio Fernandez, for the sale of some leases of land and of cattle on the land, in 1898. Fernandez died before the agreement was carried out and Magoon was sued several years ago. A decree ordering specific performance was given by the Supreme Court, but overruled by the Supreme Court, and now Paris seeks damages. The following jurors were sworn in to try the case: L. H. Dee, C. H. Ramsay, S. W. Spencer, C. J. Falk, W. Lishman, E. B. Mikalemi, E. J. Crawford, H. N. Crabbe, Will E. Fisher, H. Meek, J. K. Merseberg J. Paiko.

BEST LINIMENT FOR STRAINS.
Mr. F. H. Wells, the merchant at Dear Park, Long Island, N. Y., U. S. A., says: "I always recommend Chamberlain's Pain Balm as the best liniment for strains. I used it last winter for a severe lameness in the side, resulting from a strain, and was greatly pleased with the quick relief and cure it effected." For sale by all dealers. Benson, Smith & Co., general agents.

Advertise your Wants in the Star.

TO CHANGE PRECINCTS

DIVISION WILL BE MADE BY GOVERNOR.

Precinct Clubs Meanwhile Are Enrolled Along Old Lines—Division To Be Announced Before Convention.

The matter of dividing the precincts in order to facilitate balloting and the ordering of the votes in November next, will be taken up by Governor Dole, under whose jurisdiction such division comes, without delay. The division will be given before September 5 which is the last day upon which such divisions can be made, according to the law which provides that such changes shall be made sixty days before the date of elections.

The precinct clubs which are now being enrolled by the Republican party are being handled on the old lines and no club division, according to changed precincts, will be made until all the delegates to district committees have been duly appointed at the primaries.

The change in precincts will, it is expected, be made before the Republican convention is called during the first week in September.

LATE WITH MOURNING

MOHICAN OBSERVING DEATH OF ADMIRAL SAMPSON.

Did Not Learn of His Death Until Her Arrival Yesterday—Naval Station Flags Half Masted.

Considerable surprise was caused along the Water Front this morning when the flags aboard the training ship Mohican and at the Naval Station were placed at half mast. People began to wonder who had died aboard the vessel. Inasmuch as all of the men were reported as being in excellent health, it was feared that perhaps some one might have succumbed to some sudden sickness or met with a fatal accident. The half masted flags were not flown in honor of any immediate death, however but were the "official mourning" for the late Admiral Sampson.

Owing to the long passage of the Mohican from Yokohama to this port, she did not receive any mail for a period of nearly sixty days. It was during the latter part of May that Admiral Sampson died in Washington. Orders were issued to all of the stations and vessels to hold official mourning which was done some time in June. Flags being placed at half mast and 12 minute guns being fired at noon. When this mourning was going on among the various vessels of the navy, the Mohican was battling against contrary winds and heavy seas in the north Pacific ocean.

When the vessel arrived yesterday orders had already been given to dress ship in honor of the flag raising day, as it was then thought aboard that the flag had been raised here July 15 instead of June 14, over a month earlier. The additional news was received however of the death of Admiral Sampson so, from the supposed gala appearance, the vessel was ordered to be given the somber appearance of mourning. Thirteen guns were fired at noon today by the vessel.

Although the naval station had already observed the day of mourning the flags were placed at half mast also in order to conform with those aboard the vessel in port.

YOUNG RENTON SHOT

A telephone message was received by W. A. Bowen of Castle and Cooke shortly after one o'clock this afternoon to the effect that Walter Renton the twelve year old boy of George Renton, manager of Ewa plantation had been shot with a bullet of 22 short calibre, presumably from a Winchester or other parlor rifle. The plantation doctor added that the bullet had lodged in the intestines. No details of the shooting whether accidental, or self-inflicted were given.

In response to the message Dr. Cooper was notified of the occurrence and left for Ewa on a special train. Walter is the eldest of the four boys of Manager Renton.

APPLICATION REFUSED.

Judge Humphreys this morning refused the application of Zernable Kaina, of Kapa, to practice law. The application of William Werner was approved.

SWELL MILLINERY.

For choice up-to-date millinery L. B. Kerr & Co. are in the front rank. The Paris model hats are certainly creations of extreme beauty.

ROYAL Baking Powder

Made from pure cream of tartar. Safeguards the food against alum. Alum baking powders are the greatest menaces to health of the present day.

ROYAL BAKING POWDER CO., NEW YORK.

INCOME TAX RETURNS

"HARD TIMES" WILL MAKE THEM SMALLER.

Statements Coming In Slowly and a Rush Expected at the End—Failure To Return.

Income tax returns are being handed in to Tax Collector Pratt slowly so far, and there will probably be the same rush at the end of the month as there was last year, when the counter of the Tax Collector's office was besieged for the last few days of July by crowds of people offering their returns. The returns have to be sworn to and are examined by the clerks to see if they are correct in form, so that they cannot be merely thrown on the counter and left.

The returns this year will be smaller, generally speaking, than last year. Honolulu has had a year of "hard times," and there are probably not many firms or individuals who can show as large incomes this year as they did last. At least such are the indications from the Assessor's office. The figures, when available, will make an interesting showing of just how hard the times have been. Those who ought to know say that the total amount of income tax paid in Honolulu this year, and throughout the Territory, will be a good deal less than it was last year.

The published statement that in cases where people who made returns last year failed to make returns this year, the former returns would be taken and a percentage added, is an error. It is expected that practically all of those who made statements last year will do the same this year. If they do not, Tax Collector Pratt will simply carry out the provisions of the law with regard to people who are within the terms of the income tax law and fail to hand in statements. The provisions are as follows:

"Section 8. When any person or corporation having a taxable income refuses or neglects to render any return or list required by law or declines to take oath or affirmation thereof, the Assessor may make such assessments as he may consider just and the same shall be binding and conclusive upon all parties and shall not be subject to appeal. In case of any false or fraudulent return or valuation by any taxpayer the Assessor shall add 200 per cent to a just valuation of the income of such taxpayer and the amount of the tax assessed on such increase shall become part of the tax on the said income."

APPEAL FISH CASES

HUMPHREYS' RULING IN SUPREME COURT.

Damon and the Bishop Estate Set Forth Their Reasons for Appealing From the Circuit Judge.

Bills of exception were filed today by Hugh and Samuel Damon, attorneys for the Bishop Estate, and were approved by Judge Humphreys in the two fisheries cases that were decided by Humphreys taking the cases to the Supreme court. The bills of exception are in the cases of S. M. Damon and one of the cases of the Bishop Estate, and they contain much matter setting forth the grounds upon which the titles to the rights are claimed, and the legal reasons for the ruling of Humphreys throwing the cases out of court. In the Bishop estate case, the bill of exceptions contains the following statement of alleged facts of testimony which it is claimed were wrongfully ruled out by the judge:

"The plaintiffs claim to have acquired a vested right in the said sea fishery by virtue of the laws of the Kingdom of Hawaii respecting sea fisheries and by virtue of the common law of Hawaii and of ancient custom in Hawaii. In support of their claim, plaintiffs offered to prove that for a period of 60 years plaintiffs, and those under whom they claim title, have been in possession of the sea fishery of Wal-

(Continued on page five)

Well Dressed Feet

Men and women are everywhere sounding the praises of our good Footwear. Your comfort, health and appearance depends greatly on your shoes. We have shoes for you and everybody. If you wear shoes bought here your feet will be comfortable. The way a shoe is made has a great deal to do with the fit. Neither money nor pains have been spared to have the lasts on which our shoes are made just right. Our shoes are made to fit the foot. Our new styles are so attractive we like to show them—high or low cut—right up to the minute in style.

We have a new colonial tie to show to the ladies.

MANUFACTURERS' SHOE COMPANY, LIMITED

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